Case 3:19-cv-00748-RCJ-CSD Document 122 Filed 07/14/23 Page 1 of RECEIVED SERVED ON ENTERED COUNSEL/PARTIES OF RECORD 1 Sarah Ferguson (NSBN 14515) JULY 14, 2023 Jake T. Ward-Herzik (NSBN 16340) 2 Parsons Behle & Latimer **CLERK US DISTRICT COURT** 50 W. Liberty Street, Suite 750 DISTRICT OF NEVADA 3 Reno, NV 89501 Telephone: (775) 323-1601 BY: **DEPUTY** 4 sferguson@parsonsbehle.com iward-herzik@parsonsbehle.com 5 John G. Hansen (KSBN 23184) 6 McCoy Leavitt Laskey LLC 8700 Monrovia Street, Suite 310 7 Lenexa, KS 66215 Telephone: (913) 647-7504 jhansen@mlllaw.com 8 (Admitted Pro Hac Vice) H. Brook Laskey (NMSBN 8992) 10 McCoy Leavitt Laskey LLC 317 Commercial Street NE, Suite 200 11 Albuquerque, NM 87102 Telephone: (505) 246-0455 blaskey@mlllaw.com 12 (Admitted Pro Hac Vice) 13 Attorneys for Defendant 14 15 IN THE UNITED STATES DISTRICT COURT 16 FOR THE DISTRICT OF NEVADA 17 DELTA SALOON, INC., a Nevada CASE NO.: 3:19-cv-00748-RCJ-CSD Corporation, 18 Plaintiff, ORDER GRANTING STIPULATION AND 19 [PROPOSED] ORDER EXTENDING DISCOVERY DEADLINES VS. 20 AMERIGAS PROPANE, L.P., a (Twelfth Request) 21 Pennsylvania Limited Partnership; DOES I through X and ROE CORPORATIONS XI 22 through XX, 23 Defendants. 24 Plaintiff Delta Saloon, Inc. ("Plaintiff"), Defendant AmeriGas Propane, L.P. 25 ("AmeriGas," collectively the "Parties"), by and through their attorneys of record, have met and 26 conferred regarding the current discovery dates and respectfully request the Court amend the 27 discovery schedule as outlined herein. The Parties have agreed to the schedule change reflected 28

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herein irrespective of the Court's ruling on the currently pending two motions. The Parties reserve the right to request or oppose further changes to the schedule after the motions are heard.

Additional time is not made for the purpose of delay, but rather to ensure that the Parties are able to conduct full expert discovery in this matter. Aside from issues raised in the two motions that are presently before this Court, the Parties have substantially completed fact discovery. They have exchanged expert reports and all that remains to complete discovery in this matter is to take the depositions of their respective experts, one non-retained expert from Storey County, and the owner of the Delta Saloon, Dr. Vincent Malfitano. Counsel are presently identifying the dates during which the Parties and the experts are available for these depositions and they require additional time to schedule and take these depositions. This stipulation does not afford additional time for the purpose of Mr. Matthews' deposition or the depositions of any other experts Plaintiff may identify. If the Court allows Mr. Matthews or any other experts to be identified, additional time may be separately requested to accommodate that discovery.

Consistent with LR 26-3, the Parties note that there is good cause to extend the discovery deadlines in this case as discussed in the forgoing.

Accordingly, the Parties, hereby agree to the following revised discovery deadlines:

Current Date

New Date

18	a.	Close of Discovery:	June 30, 2023	August 31, 2023
19	b.	Amend Pleadings or Add Parties:	Completed	
20	c.	Expert Disclosure Reports:		
21		i. Initial Expert Disclosures:	Completed	
22		ii. Rebuttal Expert Disclosure	s: Completed	
23	d.	Dispositive Motions Filed:	July 24, 2023	September 15, 2023
24	e.	Joint Pre-Trial Order:	September 22, 2023	November 9, 2023
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1	This request is made in good faith and not for purposes of delay.		
2	Dated this 28 th day of June, 2023.	Dated this 28th day of June, 2023.	
3	JAHRMARKT & ASSOCIATES	PARSONS BEHLE & LATIMER	
4			
5	/s/ John Jahrmarkt John Jahrmarkt	/s/ Sarah Ferguson Sarah Ferguson (NSBN 14515)	
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16		(Admitted Pro Hac Vice)	
17		Attorno mas four Defous Junta	
18		Attorneys for Defendants	
19			
20		TE IS SO ODDEDED	
21		IT IS SO ORDERED.	
22		UNITED STATES MAGISTRATE JUDGE	
23		DATED: July 14, 2023	
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